

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No. **CV 14-1176 RZ**Date **May 20, 2014**Title **JOSE AND LAURA DE ANDA v. ALEXANDRIA INVESTMENTS, INC., ET AL.**

Present: The Honorable **RALPH ZAREFSKY, U.S. MAGISTRATE JUDGE**

Ilene Bernal

N/A

Deputy Clerk

Court Reporter / Recorder

Attorney Present for Plaintiff:

Attorneys Present for Defendants:

N/A

N/A

Proceedings: In Chambers –
ORDER TO SHOW CAUSE

Although the California-citizen Plaintiffs have dismissed defendant Alexandria Investments, Inc. and now target only Nevada-citizen defendants, the First Amended Complaint still fails to support federal jurisdiction because it does not indicate that the amount in controversy exceeds \$75,000. *See* 28 U.S.C. § 1332(a).

Accordingly, the Court **ORDERS** Plaintiffs **TO SHOW CAUSE** in writing, within seven (7) days, why the action should not be dismissed for lack of subject matter jurisdiction.

The Court grants Plaintiffs leave to file a Second Amended Complaint (2AC). If they file a 2AC curing the above shortcoming by the show-cause deadline, then the Court anticipates discharging all outstanding show-cause orders.

IT IS SO ORDERED.

Initials of Preparer

:

igb
